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13			
	DESIGNATED LOCAL COUNSEL FOR SERVICE OF PROCESS ON SINCLAIR BRAUN LLP PER L.R. IA 11-1(b)		
14	Gary L. Compton, State Bar No. 1652		
15	2950 E. Flamingo Road, Suite L Las Vegas, Nevada 89121		
16	UNITED STATES DISTRICT COURT		
17			
18	DISTRICT	OF NEVADA	
19	BANK OF NEW YORK MELLON,	Case No.: 2:21-CV-00351-APG-DJA	
20	Plaintiff,	STIPULATION TO STAY CASE PENDING WELLS FARGO II APPEAL	
	vs.	TENDING WELLS PARGO II ATTEAL	
21	FIDELITY NATIONAL TITLE GROUP,		
22	INC., ET AL.,		
23	Defendants.		
24			
25	Plaintiff Bank of New York Mellon ("BONY") and Defendants Fidelity National Title		
26	Group, Inc., Chicago Title Insurance Company, and Chicago Title of Nevada, Inc. (collectively,		
27	"Defendants," and with BONY, the "Parties"), by and through their undersigned counsel, stipulate		
28	and agree as follows, subject to the approval of the District Court:		



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WHEREAS, this is one of several title insurance coverage disputes pending in this district following an HOA foreclosure sale. The majority of cases concern the ALTA 1992 loan policy of title insurance with form 1 coverage, along with the CLTA 100/ALTA 9 Endorsement and either the CLTA 115.1/ALTA 4 Endorsement or the CLTA 115.2/ALTA 5 Endorsement;

WHEREAS, one such matter is on appeal in Wells Fargo Bank, N.A. v. Fidelity National Title Ins. Co., Ninth Cir. Case No. 19-17332 (District Court Case No. 3:19-cv-00241-MMD-WGC) (the "Wells Fargo II Appeal"). The parties to that case—whose counsel are also counsel in this action—have been advised that the Ninth Circuit is considering the Wells Fargo II Appeal for oral argument sometime in the Summer of 2021;

WHEREAS, the Parties anticipate that the Ninth Circuit Court of Appeals' decision in the Wells Fargo II Appeal will likely touch upon issues regarding the interpretation of the title insurance policy that could potentially affect the disposition of this action, particularly given some of the similarities between the policy at issue in Wells Fargo II Appeal and the policy here;

WHEREAS, BONY has filed a motion to remand this action to the Eighth District Court (ECF No. 7) and a motion for fees (ECF No. 8);

WHEREAS, Defendants' time to oppose the motion to remand, to oppose the motion for fees, and to file responsive pleadings has not yet expired;

WHEREAS, because the Wells Fargo II Appeal has the potential to resolve certain matters at issue in this case, the Parties stipulate and agree that a stay in this particular case pending the outcome Wells Fargo II Appeal is appropriate;

NOW THEREFORE, the Parties, by and through their undersigned counsel, hereby stipulate and agree as follows:

- 1. The instant action shall be **STAYED** pending the issuance of the mandate pursuant to Fed. R. App. P. 41(a) in the Wells Fargo II Appeal.
- 2. Defendants' deadline to oppose BONY's motion to remand this action to the Eighth District Court (ECF No. 7) and motion for fees (ECF No. 8) is hereby **CONTINUED**, and will be reset by mutual agreement of the Parties once the stay is lifted, without prejudice to any arguments that Defendants might assert in opposition to those

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motions.

- 3. To the extent that BONY has served the complaint and summons on any of Defendants, their deadline to file a responsive pleading arising under Fed. R. Civ. P. 12 is hereby VACATED without prejudice to any defenses that such Defendants might assert under Fed. R. Civ. P. 12. Defendants' deadline to file responsive pleadings will be reset when the stay of this action is lifted.
- 4. The Parties shall submit their proposed schedule to complete briefing on the motion to remand, the motion for fees, and for the served Defendants to file their responsive pleadings within 30 days of when the stay is lifted.
- 5. Each of the Parties may request a Fed. R. Civ. P. 26(f) conference at any time 180 days after the order granting this stipulation.
- 6. By entering into this stipulation, none of the Parties is waiving its right to subsequently move the Court for an order lifting the stay in this action.

1	7. Nothing contained in this stipula	ation will prevent the Parties from propounding and
2	enforcing subpoenas to third par	rties for the purposes of preserving evidence in the
3	possession of third parties.	
4	Details April 11, 2021	WDICHT FINI AV 0 7AV
5	Dated: April 11, 2021	WRIGHT, FINLAY & ZAK
6		By:/s/-Darren T. Brenner
7		DARREN T. BRENNER Attorneys for Plaintiff BANK OF NEW YORK MELLON
9	Dated: April 11, 2021	SINCLAIR BRAUN LLP
10		By: <u>/s/-Kevin S. Sinclair</u>
11		KEVIN S. SINCLAIR Attorneys for Defendants
12		FIDELITY NATIONAL TITLE GROUP, INC., CHICAGO TITLE INSURANCE
13		COMPANY, and CHICAGO TITLE OF NEVADA, INC.
14	IT IS SO ORDERED.	
15	Dated this <u>12th</u> day of <u>April</u>	, 2021.
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17		ANDREW P. GORDON
18		UNITED STATES DISTRICT JUDGE
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